

proceeding for ~~[any]~~ injury that occurs as a result of ~~[any]~~ an act or the omission of ~~[any]~~ an act, including injury resulting from ingesting the donated agricultural product~~[-]~~ or meat from wild game:

(1) a county or an agency of a county that participates in good faith in a food donation program;

(2) a donor of an agricultural product who participates in good faith in a food donation program;

(3) a donor of wild game meat, including a custom meat processor, who complies with Section ~~H→ [7-34-108] 4-34-108 ←H~~ and participates in good faith in a food donation program; or

(4) a nonprofit charitable organization receiving, accepting, gleaning, or distributing an agricultural product or meat from wild game donated under this chapter in good faith to the nonprofit charitable organization.

Section 3. Section **4-34-108** is enacted to read:

4-34-108. Donation of wild game meat.

(1) As used in this section:

(a) "Big game" means the same as that term is defined in Section 23-13-2.

(b) "Custom meat processor" means a person who processes meat but is exempt from licensure under Section 4-32-106 as a licensed meat establishment.

(c) "Department" means the Department of Agriculture and Food.

(2) Wild game, including big game, lawfully taken by a licensed hunter may be donated to a nonprofit charitable organization to feed individuals in need.

(3) Donated wild game meat shall meet the following conditions:

(a) come from an animal in apparent good health before harvest of the animal;

(b) come from an animal with intact intestines;

(c) be field-dressed immediately after harvest of the animal and be handled in a manner in keeping with generally accepted wild game handling procedures;

(d) be processed by a custom meat processor as soon as possible after harvest of the animal;

(e) be clearly marked as "not for sale";

(f) be clearly marked as "donated wild game meat" in letters not less than three-eighths of an inch in height; and